Case 4:13-cv-02628-JSW Document 101 Filed 12/02/15 Page 1 of 4 Raul Perez (SBN 174687) Raul.Perez@capstonelawyers.com Melissa Grant (SBN 205633) Melissa.Grant@capstonelawyers.com Arnab Banerjee (SBN 252618) Arnab.Banerjee@capstonelawyers.com Capstone Law APC 1840 Century Park East, Suite 450 Los Angeles, California 90067 Telephone: (310) 556-4811 Facsimile: (310) 943-0396 Attorneys for Plaintiffs Alexander Moore and Charlotte Whitmore UNITED STATES DISTRICT COURT

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NORTHERN DISTRICT OF CALIFORNIA

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ALEXANDER MOORE, individually, and on behalf of other members of the general public similarly situated,

Plaintiff,

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URBAN OUTFITTERS WHOLESALE, INC., D/B/A ANTHROPOLOGIE, a Pennsylvania corporation; and DOES 1 through 10, inclusive,

Defendants.

Case No. 4:13-cv-02245-JSW

Related Case Nos.: 13-cv-02628-JSW;

14-cv-00024-JSW;

14-cv-01580-JSW; 14-002601-JSW

Assigned to the Honorable Jeffrey S. White

[PROPOSED] ORDER GRANTING MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

Date: December 4, 2015

Time: 9:00 a.m. Place: Courtroom 5

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ORDER GRANTING MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

ORDER

On December 4, 2015, this Court conducted a hearing on Plaintiffs' Motion for Preliminary

Approval of the Class Action Settlement (the "Motion"). Having considered the Motion and the points

and authorities and declarations submitted in support of the Motion, including the Joint Stipulation of

Class Action Settlement and Release ("Settlement Agreement" or "Settlement") and exhibits, and

GOOD CAUSE appearing, IT IS HEREBY ORDERED that the Motion is GRANTED, subject to

the following findings and orders:

- 1. This Order incorporates by reference the definitions in the Settlement Agreement, and all terms defined therein shall have the same meaning as set forth in the Settlement Agreement.
- 2. The Settlement Class shall be conditionally certified for settlement purposes only and shall consist of all persons who were employed at Anthropologie stores in California as hourly managers or hourly supervisors (i.e., Operations Supervisors, Selling Supervisors, or Managers in Training) at any time during the period from April 10, 2009 to the date of preliminary approval.
- 3. The class action settlement set forth in the Settlement Agreement, entered into among the Parties and their counsel, is preliminarily approved as it appears to be proper, to fall within the range of reasonableness, to be the product of arm's-length and informed negotiations, to treat all Class Members fairly, and to be presumptively valid, subject only to any objections that may be raised at or before the final approval hearing. The Court further finds that Plaintiffs' counsel conducted extensive investigation and research, and that they were able to reasonably evaluate Plaintiffs' position and the strengths and weaknesses of their claims and the ability to certify them. Plaintiffs have provided the Court with enough information about the nature and magnitude of the claims being settled, as well as the impediments to recovery, to make an independent assessment of the reasonableness of the terms to which the parties have agreed.
- 4. The Court also finds that settlement now will avoid additional and potentially substantial litigation costs, as well as delay and risks if the Parties were to continue to litigate the Action.
- 5. The Court preliminarily approves the Settlement Agreement, including all the terms and conditions set forth therein and the Class Settlement Amount and allocation of payments.
 - 6. The rights of any potential dissenters to the proposed Settlement are adequately

- 7. The Court approves, as to form and content, the proposed Notice of Class Action Settlement ("Class Notice").
- 8. The Court directs the mailing, by First-Class U.S. mail, of the Class Notice to Class Members in accordance with the schedule set forth below and the other procedures described in the Settlement Agreement. The Court finds that the method selected for communicating the preliminary approval of the Settlement Agreement to Class Members is the best notice practicable under the circumstances, constitutes due and sufficient notice to all persons entitled to notice, and thereby satisfies due process.
- 9. The named Plaintiffs Alexander Moore and Charlotte Whitmore are suitable class representatives and are appointed Class Representatives for the Settlement Class conditionally certified by this Order.
- 10. The Court appoints Capstone Law APC as Class Counsel. The Court finds that counsel have demonstrable experience litigating, certifying, and settling class actions, and will serve as adequate counsel for the Class conditionally certified by this Order.
 - 11. The Court approves and appoints Simpluris, Inc. as the Settlement Administrator.
 - 12. The following dates shall govern for purposes of this Settlement:

Date	Event
December 24, 2015 (or not later than 20 calendar days after the Court grants preliminary approval of the Settlement Agreement, if later)	Last day for Defendant to produce the Class List to the Settlement Administrator and to Class Counsel.
January 2, 2016 (or not later than 10 calendar days after the Defendants produce the class list, if later)	Last day for the Settlement Administrator to mail the Class Notice to all Class Members.
January 25, 2016 (or at least 7 calendar days before the deadline to object to the Settlement)	Last day for Class Counsel to file the Motion for Attorneys' Fees, Costs, and Class Representative Enhancement Payments.

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1	February 1, 2016 (or not later than 30 calendar days after the Claims Administrator mails the	Last day for Class Members to submit Requests for Exclusion or objections to the Settlement.
2	Class Notice, if later)	101 Zinorusian or cogoducius to uno soutenitum
3	February 19, 2016	Last day for Plaintiffs to file the Motion for Final Approval of Class Action Settlement.
4	March 25, 2016 at 9:00 a.m.	Hearing on Motion for Final Approval of Class Action Settlement and Motion for Attorneys' Fees,
5		Costs, and Class Representative Enhancement Payments.
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7	The Court expressly reserves the right to continue or adjourn the final approval hearing from time to time without further notice to the Class Members.	
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IT IS SO ORDERED.

Dated: December 2, 2015

Hon Jeff Jy S. White United States District Judge